## APPENDIX C

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Act current to April 19th, 2007 Attention: See coming into force provision and notes, where applicable. Table Of Contents These documents are not the official versions ( mags) Disclaimer:

## PART IV

## PROPERTY OF THE BANKRUPT

Property of bankrupt

- of a bankrupt divisible among his creditors shall not comprise 67. (1) The property
- (a) property held by the bankrupt in trust for any other person
- (b) any property that as against the bankrupt is exempt from execution or seizure under any laws applicable in the province within which the property is situated and within which the bankrupt resides, or
- O needs (b.1) such goods and services tax credit payments and prescribed payments relating to the essential needs of an individual as are made in paragraph (a)

but it shall comprise

- Ö (c) all property wherever situated of the bankrupt at the date of his bankruptcy or that may be acquired devolve on him before his discharge, and
- as might have been exercised by the bankrupt for his such powers in or over or in respect of the property own benefit গু

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effect (2) Subject to subsection (3), notwithstanding any provision in federal or provincial legislation that has the effect of deeming property to be held in trust for Her Majesty, property of a bankrupt shall not be regarded as held in trust for the formal for Her Majesty of a bankrupt shall not be regarded as held in trust for the Majesty for the purpose of paragraph (1)(a) unless it would be so regarded in the absence of that statutory provision.

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- (3) Subsection (2) does not apply in respect of amounts deemed to be held in trust under subsection 227(4) or (4.1) of the *Income Tax Act*, subsection 23(3) or (4) of the *Canada Pension Plan* or subsection 86(2) or (2.1) of the *Employment Insurance Act* (each of which is in this subsection referred to as a "federal provision") nor in respect of amounts deemed to be held in trust under any law of a province that creates a deemed trust the sole purpose of which is to ensure remittance to Her Majesty in right of the province of amounts deducted or withheld under a law of the province where
- 07 (a) that law of the province imposes a tax similar in nature to the tax imposed under the *Income Tax Act* the amounts deducted or withheld under that law of the province are of the same nature as the amounts referred to in subsection 227(4) or (4.1) of the *Income Tax Act*, or
- Ť. *Canada Pension Plan*, that law of the province establishes a "provincial pension plan" as defined in that subsection and the amounts deducted or withheld under that law of the province are of the same nature the province is a "province providing a comprehensive pension plan" as defined in subsection amounts referred to in subsection 23(3) or (4) of the *Canada Pension Plan*,

Canada or of a province or any other law, deemed to have the same effect and deemed trust Į. a province that creates and for the purpose of this subsection, any provision of a law of a province that create notwithstanding any Act of Canada or of a province or any other law, deemed to have scope against any creditor, however secured, as the corresponding federal provision.

R.S., 1985, c. B-3, s. 67; 1992, c. 27, s. 33; 1996, c. 23, s. 168; 1997, c. 12, s. 59; 1998, c. 19, s.